



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION N	0.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/041,945	10/041,945 01/07/2002		Randolph Edward Fossum	17310-242924	4900	
25764	7590	12/30/2005		EXAMINER		
FAEGRI	E & BENS	ON LLP	HEINZ, ALLEN J			
	DOCKETI			ART UNIT	PAPER NUMBER	
2200 WE	2200 WELLS FARGO CENTER				PAPER NUMBER	
MINNEA	MINNEAPOLIS, MN 55402				2653	
				DATE MAILED: 12/30/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

: •	Application No.	Applicant(s)					
	10/041,945	FOSSUM, RANDOLPH EDWARD					
Office Action Summary	Examiner	Art Unit					
·	A. J. HEINZ	2653					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONED	I. lely filed the mailing date of this communication. (35 U.S.C. § 133).					
Status		•					
1) Responsive to communication(s) filed on							
•							
· · · · · · · · · · · · · · · · · · ·	·						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) <u>1-31</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-5,8-11,13-15 and 17-30</u> is/are rejected.							
7) Claim(s) <u>6,7,12,16,31</u> is/are objected to.	7)⊠ Claim(s) <u>6,7,12,16,31</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers		•					
9) The specification is objected to by the Examiner.							
10)⊠ The drawing(s) filed on 11 April 2002 is/are: a)	oxtimes accepted or b) $oxtimes$ objected to t	by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary Paper No(s)/Mail Da						
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 9/23/02. 		atent Application (PTO-152)					

Application/Control Number: 10/041,945

Art Unit: 2653

1. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The Title should provide a more detailed structural identification of the feature or features which distinguish the invention from the prior art.

The intended results produced by the structural differences can also be part of the content of the Title but should be made subordinate to the structural differences

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. §102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Application/Control Number: 10/041,945
Art Unit: 2653

3. Claims 1-5,9-11,14,15,17-20,29&30 are rejected under 35 U.S.C. §102(b) as being anticipated by Miyazaki.

See Fig. 4&17B. Note, to the extent claimed and understood, the structure as shown in Addendum A reads on and performs to the same degree as claimed.

4. Claims 1-5,9-11,14,15,17-28&30 are rejected under 35 U.S.C. \$102(b) as being anticipated by Brooks.

See Fig. 2A&10. Note, to the extent claimed and understood, the structure as shown in Addendum B reads on and performs to the same degree as claimed.

- 5. The following is a quotation of 35 U.S.C. §103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Application/Control Number: 10/041,945
Art Unit: 2653

6. Claims 8&13 are rejected under 35 U.S.C. §103(a) as being unpatentable over Miyazaki or Brooks as applied to claim 1 above, and further in view of the well known practice of using aligning holes.

Official notice is taken that it would have been obvious to one of ordinary skill in the art at the time the invention was made to fabricate the flange portion to include aligning holes.

- 7. Claims 6,7,12,16&31 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. For a complete response applicant should identify how the claimed structure of his invention defines over **all** the art of record.

Moreover, where the applicant disagrees with the reasoning and/or application of the prior art on critical points of the claims, they should identify how the claimed structure of their invention defines over **all** the art of record not just the applied art.

Art Unit: 2653

Where applicant believes that the art is redundant and/or superfluous relative to the critical aspects of the claimed invention the applicant may simply state so in rebuttal summary.

9. If applicant has filed an information disclosure statement and this instant office action does not contain an initialed-off copy (or copies) of all such filed IDS's (or at least a comment to the disposition of such IDS'S in the body of the office action itself) applicant should apprise the examiner of such missing documentation [to the IDS's] in response to this office action so that the examiner can take appropriate action to supply same to the applicant.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, WILLIAM KORZUCH can be reached on (571)272-7589.

The fax phone number for the organization where this application or proceeding is assigned is (571)273-8300.

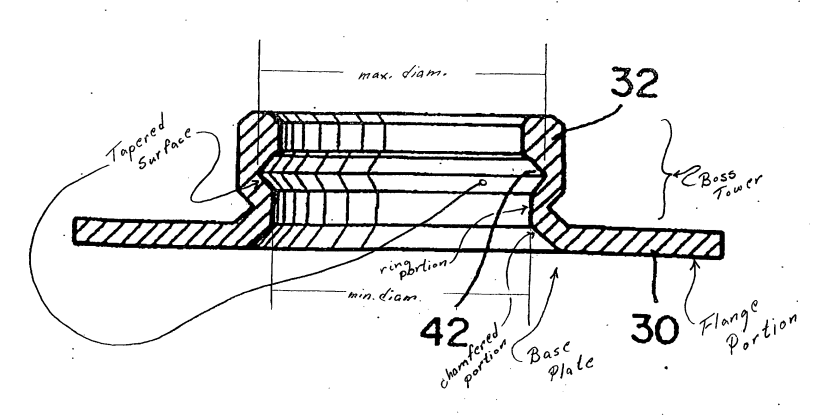
Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

A. J. HEINZ Primary Examiner Art Unit 2653

A. J. Jeing

^{10.} Any inquiry concerning this communication or earlier communications from the examiner should be directed to A. J. HEINZ whose telephone number is (571) 272-7587. The examiner can normally be reached on M-F 9:30-6:00.

FIG. 17B



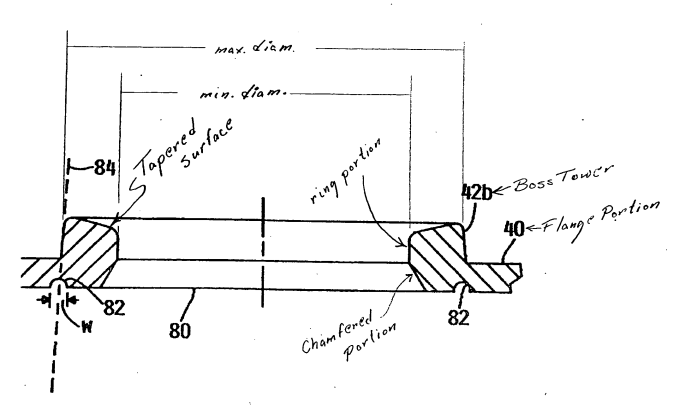


FIG. 10